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8	UNITED STATES DISTRICT COURT						
9	EASTERN DISTRICT OF CALIFORNIA						
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11	MCKINLEY PIERCE ATKINS,	Case	No. 1:20-cv-0019	3-NONE-JLT (PC)			
12	Plaintiff,		ORDER REFERRING CASE TO POST- SCREENING ADR AND STAYING CASE FOR 90 DAYS				
13	v.						
14	E. RIOS, et al.,						
15	Defendants.						
16							
17	Plaintiff is a state prisoner proceeding <i>pro se</i> in this civil rights action. As set forth in its						
18	screening order, the Court has found that Plaintiff states at least one cognizable claim for relief.						
19	(Doc. 24; see also Doc. 30.) On October 12, 2021, Defendants filed an answer to the complaint.						
20	(Doc. 32.)						
21	The Court is referring all civil rights cases filed by pro se inmates to Alternative Dispute						
22	Resolution (ADR) to attempt to resolve such cases more expeditiously and less expensively. In						
23	appropriate cases, defense counsel from the California Attorney General's Office have agreed to						
24	participate in ADR. No claims, defenses, or objections are waived by the parties' participation.						
25	The Court, therefore, STAYS this action for 90 days to allow the parties to investigate						

Plaintiff's claims, meet and confer, and participate in an early settlement conference. The Court

presumes that all post-screening civil rights cases assigned to the undersigned will proceed to a

settlement conference. However, if, after investigating Plaintiff's claims and meeting and

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1 conferring, either party finds that a settlement conference would be a waste of resources, the party 2 may opt out of the early settlement conference. Accordingly, the Court **ORDERS**: 3 1. This action is STAYED for 90 days to allow the parties an opportunity to settle their 4 dispute before the discovery process begins. No pleadings or motions may be filed in 5 this case during the stay. The parties shall not engage in formal discovery, but they 6 may engage in informal discovery to prepare for the settlement conference. 7 2. Within 40 days from the date of this order, the parties SHALL file the attached 8 notice, indicating their agreement to proceed to an early settlement conference or their 9 belief that settlement is not achievable at this time. 10 3. Within 45 days from the date of this order, the assigned Deputy Attorney General 11 SHALL contact the undersigned's Courtroom Deputy Clerk at 12 shall@caed.uscourts.gov to schedule the settlement conference. 13 4. If the parties reach a settlement during the stay of this action, they SHALL file a 14 Notice of Settlement as required by Local Rule 160. 15 5. The Clerk of the Court SHALL serve via email copies of Plaintiff's first amended 16 complaint (Doc. 22), the Court's screening order (Doc. 24) and order adopting 17 findings and recommendations (Doc. 30), and this order on Supervising Deputy Attorney General Lawrence Bragg, and a copy of this order on ADR Coordinator 18 19 Sujean Park. 20 6. The parties are obligated to keep the Court informed of their current addresses during 21 the stay and the pendency of this action. Changes of address must be reported 22 promptly in a Notice of Change of Address. See Local Rule 182(f). 23 IT IS SO ORDERED. 24 Dated: **October 12, 2021** /s/ Jennifer L. Thurston 25

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CHIEF UNITED STATES MAGISTRATE JUDGE

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11	UNITED STATES DISTRICT COURT  EASTERN DISTRICT OF CALIFORNIA							
12	LIBILIA DISTRICT OF CILII ORUM							
13	MCKINLEY PIERCE ATKINS,	Case	No. 1:20-cv-00193	3-NONE-JLT (PC)				
14	Plaintiff,							
15	V.		ICE REGARDIN					
16	E. RIOS, et al.,	SET	TLEMENT CON	FERENCE				
17	Defendants.							
18								
19								
20	The party believes that an early settlement conference would be productive and wishes to							
21 22	engage in an early settlement conference.							
23	Yes No							
24								
25								
26	Dated:							
27		- ]	Plaintiff or Counse	el for Defendants				
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